

## LEGAL NOTICE

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**DISTRICT COURT, PROM.** Third judicial district in Blaine county, state of Idaho, this day of March, 1914, at 10 o'clock a. m., came the following matter for trial: **Notice.** In the case of **Weller, Mary A. vs. Weller, Charles.** Plaintiff and defendant. The last will and testament of **Weller, deceased,** having been admitted to probate in said court, their final account of the administration of said estate and petition for distribution of said estate were filed among the persons entitled to said estate, that Saturday the 14th day of March, 1914, at 10 o'clock a. m., in the court room of said court, in the court house, Salt Lake city and the said court was lawfully appointed to hear said account and hearing said petition, at which time any person desiring to be heard may appear and show cause, if any, why said account should not be settled and the said estate distributed as prayed for.

**D. STANTON, Clerk.**  
**ED W. DAVIS, Attorney and Counsel.**

September 22, 1892.  
H. & Royle, Attorneys for

**ORDER OF SALE.**—Notice is hereby given, whereas, by an order of the district court of the Third Judicial District of Utah, in and for the county of Salt Lake, Honorable M. L. Ritchie presiding, an action therein pending, The National Bank of the Home State, plaintiff, and the Great Salt Lake Hot Springs Railway company of Salt Lake City, defendants, an order was made and entered on the 24th day of September, 1906, appointing the undersigned, S. M. Berger, receiver of all the pro-

all, personal and mixed, of the Hot Lake & Hot Springs Railway. Defendant, and whereas, by the said order it was among other things commanded and directed that the said receiver proceed at all times and at all convenient speed to offer and sell at public sale to the highest bidder for cash all and singular the real, personal and mixed, of defendant Great Hot Lake & Hot Springs Railway company, a corporation duly organized and existing under the laws of the state of Michigan, as set forth on the terms and in the manner hereinbefore set forth in said order. Now, notice is hereby given that pursuant to said order and the authority

The undersigned will  
 deliver the said underwritten will  
 on the 22nd day of October, 1906  
 at 12 o'clock M. of said day  
 at the west front door of the city and  
 county of Salt Lake, state of Utah, offer for sale and  
 the highest bidder all the follow-  
 ing described property, real, personal and  
 situated in the counties of Salt  
 Lake and Davis, state of Utah, to-wit:  
 property, real, personal and  
 owned or acquired by the Great  
 Salt Lake & Hot Springs Railway com-

never stated, including all the plant, line and equipment of said railway, and all the real estate situated in the counties aforesaid or of them, or elsewhere, and all estate, grants, ways and rights, licenses and easements of said company, owned or acquired by which the said line of railway is or which is used in connection with, and all the buildings, road machinery, railway plant, locomotives, cars, rolling stock, rails, supplies and other apparatus of the description and kind of the

and or acquired by the said railway company, and all the fuel, materials and other personal property with the additions, betterments and repairs thereof made, to said property used in connection therewith, to the said line of railway of said railway company, which said line is particularly described as that line beginning at the intersection of the Third street and Third West in Salt Lake City and county, and running thence to Ninth North and thence northward.

of Salt Lake, and Davis to be in Utah, the present terminus being at Farmington. In Davis' Utah, with an extension thereof and surveyed through the county, Weller and Summit to Coalville. The property so offered will be free of all liens and encumbrances except as follows, to-wit: That of land included in the above is the north half of lot four (4), eighty-eight (88), plat "A," Salt Lake survey, in the city and county

Lease, will be offered and sold to the encumbrance of a certain made and executed by the Great & Hot Springs Railway company about the 23rd day of September in favor of Charles J. Hubbard, him assigned and now held by C. Adams, which said mortgage was to secure the sum of twelve hundred dollars (\$12,000) and interest, and which there is still due the sum of one thousand dollars (\$1,000), with interest eighty-five hundred dollars thereof, at the rate of seven per

annum from March 1st, 1891, and interest on thirty-five hundred dollars thereof at the rate of 14 1/2 per annum from September 1st, 1894. The purchaser at any sale made by the sheriff will acquire the premises to the lien of said mortgage and to the costs of the action by the holder of said mortgage above the same, which action is pending in the District court of the judicial district of Utah, in the county of Salt Lake. The said sale will be cash, and the

to which the undersigned is entitled to receive for the property of him for sale is the sum of forty dollars (\$40.00). Said railroad will be offered for sale as an and without reservation, and the will be subject to confirmation by Third judicial district court, and information will be absolute and equity of redemption by any person.

SIMON BAMBERGER,  
Receiver.

September 24th, 1905.

**SUMMONS.**

THE DISTRICT COURT OF THE  
Judicial district of the state of  
county of Salt Lake, Arthur G. Bur-  
rill, vs. Ida L. Burrill, defend-  
ants. The state of Utah sends  
to Ida L. Burrill, defendant:  
herby required to appear in a

plaintiff in the district court of the judicial district of the state of and to answer the complaint filed within ten days (exclusive of service) after the service on this summons—if served within ten days—or if served out of this district, within twenty days—or otherwise, within forty days—or by default will be taken against the defendant according to the prayer of said complaint. The said action is brought to dissolve this court dissolving the

of matrimony existing between  
and defendant; above relief  
on the ground that during the  
the defendant willfully and with-  
deserted and abandoned plain-  
has ever since continued such de-  
and abandonment, and to live  
and apart from plaintiff, against  
and without his consent, such de-  
having continued for more than  
last passed. And you are hereby  
that if you fail to appear and an-  
re said complaint as above re-  
the said plaintiff will apply to the

the relief demanded therein.  
Witness the honorable judges,  
and the seal of the district court of the  
third Judicial district, in and for  
the state of Utah, this 25th day of  
September, in the year of our Lord  
one thousand eight hundred and  
ninety-six. C. E. STANTON,  
Clerk.  
H. SPRAGUE, Deputy Clerk.  
Williams, Attorney for Plaintiff.

**Notice.**  
**MEETING OF THE STOCKHOLDERS**  
 of the Herkimer Mining and Milling  
 company is hereby called to convene on  
 any day of October, 1904, at the law  
 office of John W. Judd, room 104 of the  
 Federal block, corner of Second  
 and Commercial streets in Salt  
 Lake City, Utah, for the following pur-  
 poses:  
 1. To change the name of the  
 corporation from the "Herkimer  
 Mining and Milling company" to that of  
 the "Long Bird Mining company." 2. To

increase the capital stock from \$1,000,000, divided into 100,000 shares of \$5 each, to \$2,000,000, divided into 200,000 shares of \$5 each; 100,000 shares of said stock to be the property of the company and remain in the treasury to be disposed of as may thereafter be determined by the board of directors. To decide whether the corporation shall purchase the stock of the following mining claims, to-wit: The Song Bird No. 2 and the Song Bird No. 3 in all four claims, situated in the County of El Paso, State of New Mexico.

For the transaction of such business as may lawfully come before meeting.

C. W. MILES,  
President of the Herkimer Mining and  
Company.  
this 29th day of September, 1906